

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

JONATHAN AGRAMONTE, on behalf of  
himself and all other similarly situated  
employees,

Plaintiff,

v.

RICHARD SHRAGER and RICH FOODS 37,  
LLC,

Defendants.

Case No.: 14-cv-3074 (PAE)

**CONSENT TO JOIN COLLECTIVE  
ACTION (FAIR LABOR STANDARDS  
ACT, 29 U.S.C. § 216(b))**

I, Jonathan Agramonte, hereby consent to opt in to and become a party to the above-captioned collective action. I understand that by joining in this action, I will be bound by any adjudication of the Court in this action.

I understand the lawsuit includes allegations that Defendants have failed to compensate workers for straight-time, overtime, breaks, and spread-of-hours pay as well as the illegal retention of tips and charges for tools-of-the-trade. I was employed by Defendants, during some or all of the period from six years prior to the filing of the lawsuit to the date of this consent. This lawsuit has been brought on my behalf and on behalf of all similarly situated employees of the Defendants, pursuant to Section 216(b) of the FLSA. I understand that the lawsuit seeks to recover unpaid compensation, liquidated damages, attorneys' fees, costs and other relief. I agree that I am bound by the terms of the professional Services Agreement signed by me in this case.

**NO RETALIATION PERMITTED, FEDERAL LAW PROHIBITS  
DEFENDANTS FROM TAKING ANY ACTION AGAINST YOU BECAUSE  
YOU ELECT TO JOIN THIS ACTION BY FILLING OUT THIS CONSENT  
FORM OR OTHERWISE EXERCISING YOUR RIGHTS UNDER THE  
FAIR LABOR STANDARDS ACT.**

Printed Name: Jonathan Agramonte

Signature: Jonathan Agramonte

Date: 8-4-2014